

United States Environmental Protection Agency Washington, DC 20460

Section 8(e) Notice

This is an original submission:		This is an amendment:			
	CERTIFI	CATION			
complete and accur	ate; and (2) any confidentiality been asserted. Any knowing a	claims are) all information entered on this form is true and correct as to that information nisinterpretation is subject to criminal		
Signature: ES/Beth Stieve		Official Title: TSCA Specialist			
Contact Person: Beth Stieve		Email Address: blstieve@dow.com			
Date Signed: 04/27/2015					
PART 1	Contact Information				
Submission Information	Case Number: Submission Alias: Thu Apr 23 07:52:05 EDT 2015		Date Submitted: 04/27/2015		
Submitter Information	CBI: Yes: No:				
	Company Name: The Dow Chemical Company Contact Person: Beth Stieve		Address: 2020 Dow Center D-222 Midland, MI, 48674 United States		
	Phone Number: 9896381472		Email Address: blstieve@dow.com		
Technical Contact	CBI: Yes: No: V				
	Company Name: The Dow Chemical Company Contact Person:		Address: 715 East Main 4C 119B Midland, MI, 48674		
	Mrs b L. Stieve		United States		
	Phone Number:		Email Address:		
	9896381472		blstieve@dow.com		

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PART 2	Chemical Reports	Chemical Reports						
Chemical Identification		Chemical Report Folder Alias:						
	Chemical Identifying #:	Chemical Identifying #:						
	XXX	XXX						
	Chemical Name:	Chemical Name:						
	XXX							
Attached	Report Study Title:	Report Study Title:						
Document(s)	XXX							
	Original Document:	Submission Type:	Submission Type: Sanitiz					
	XXX	XXX	XXX XX					
	Effects:	Endpoints:						
	XXX	XXX						
Substantiation	Is the subject chemical on the a mixture, is the mixture in contact and a XXX	mical on the TSCA inventory or otherwise available in commerce? If it is nixture in commerce?		Yes: No: V				
		Is the subject chemical or mixture expected to be subject to TSCA or is it expected to be used for a non-TSCA purpose? XXX						
	CBI information is made ava relationship between disclos your answer such constraint expertise, or unusual proces	Describe the substantial harmful effects that would result to your competitive position if the CBI information is made available to the public. In your answer, explain the causal relationship between disclosure and any resulting substantial harmful effects. Consider in your answer such constraints as capital and marketing cost, specialized technical expertise, or unusual processes and your competitor's access to your customers. Address each piece of information claimed CBI separately.						
	For what period do you assect certain event or point in time Claim of Confidentiality Even	CBI: Yes: No:						
Substantiation (continued)	Do you assert that disclosure of this information you are claiming CBI would reveal any of the following:							
	Confidential processes used	Confidential processes used in manufacturing the substance?						
	Information unrelated to the environment?							
	Does the information the following:	Does the information claimed as confidential appear or is it referred to in any of the following:						
	Advertising or promotional material for the chemical substance or the resulting end product?			Yes: No: V				

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	Non-confidential material safety data sheets or other similar materials (such as technical data sheets) for the substance or resulting end product (include copies of this information as it appears when accompanying the substance and/or product at the time of transfer or sale)? XXX	
	CBI: Yes: ☐ No: ☑	Professional or trade publications?
	Any other media or publications available to the public or to your competitors?	^{CBI:} Yes: ☐ No: ☑
^{CBI:} Yes: ☐ No: ✓	Has EPA, another federal agency, or court made any confidentiality determination regarding information associated with this substance?	^{CBI:} Yes: ☐ No: ☑

Paperwork Reduction Act

The information collection requirements contained in the information collection request (ICR) have been submitted for OMB approval under 15 U.S.C. 2607(e). The ICR prepared by EPA, identified under EPA ICR No. 0794.13 and OMB control number 2070-0046, is available in the docket for the ICR. ICR No. 0794.13 addresses the incremental changes to the currently approved ICR documents that cover the existing reporting and record keeping programs that are approved under OMB control number 2070-0046. An agency may not conduct or sponsor, and a person is not required to, respond to a collection of information unless it displays a currently valid OMB control number.

Authority

The Government Paperwork Elimination Act (GPEA) (44 U.S.C. 3504) provides that, when practicable, Federal organizations use electronic forms, electronic filings, and electronic signatures to conduct official business with the public. EPA's Cross-Media Electronic Reporting Regulation (CROMERR) (40 CFR part 3) (Ref. 2), provides that any requirement in title 40 of the CFR to submit a report directly to EPA can be satisfied with an electronic submission that meets certain conditions once the Agency published a document in the **Federal Register** announcing that EPA is prepared to receive certain documents in electronic form. For more information about CROMERR, go to http://www.epa.gov/cromerr/.